1	JESS R. MARCHESE, ESQ.	
2	Nevada Bar # 8175	
2	601 S. Las Vegas Blvd.	
3	Las Vegas, NV 89101	
4	(702) 385-5377 Fax (702) 474-4210 Attorney for Defendant	
	JAN ROUVEN FUECHTENER	
5		
6	UNITED STATES DISTRICT COURT	
7	DISTRICT OF NEVADA	
8	THE UNITED STATES OF AMERICA,)	
9	THE UNITED STATES OF AMERICA,	Case No. 2:16-mj-0179-PAL
10	Plaintiff,)	J
10	v.)	
11) LAN DOLLVEN ELECTITENED	DEFENDANTS CHIDI EMENT TO
12	JAN ROUVEN FUECHTENER,	DEFENDANT'S SUPPLEMENT TO
13	Defendant.)	MOTION (#8)
13		
14	DEFENDANCE CHIDIL	EMENT TO MOTION 40
15	DEFENDANT'S SUPPLEMENT TO MOTION #8	
16	COMES NOW the defendant, JAN ROUVEN FUECHTENER, by and through his	
	attorney of record, JESS R. MARCHESE , ESQ. , and hereby files this Supplement to his	
17	autority of record, 3E33 K. MARCHESE , E3Q. , and hereby files this supplement to his	
18	Motion to Review and Amend the Magistrate Judge's Order of Detention.	
19		
20	DATED this 25th day of March, 2016.	
21		
22		
		/S/ Jess R. Marchese
23		JESS R. MARCHESE, ESQ.
24		Nevada Bar No. 8175
25		601 Las Vegas Blvd. South
		Las Vegas, Nevada 89101
26		Attorney for Defendant
27		
28		

CERTIFICATE OF SERVICE I hereby certify that I am an employee of the MARCHESE LAW OFFICES, and that on the 25th day of March 2016, I served a copy of the foregoing: DEFENDANT'S SUPPLEMENT TO via the CM/ECF system upon the following. **Government Counsel:** Ms. Lisa Cartier-Giroux, Esq. an employee of Marchese Law Offices